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movements within placements, and review of the plan took them out of the ability to impact that. And that this...the language that's currently there, because I asked the same question, because of the change with the amendment, really limits their ability to take an action...

SENATOR BROMM: Well, if...

SENATOR THOMPSON: ...or allow anyone to take...

SENATOR BROMM: Okay...

SENATOR THOMPSON: ...a part...become a party to that.

SENATOR BROMM: ...but the court would maintain jurisdiction to make sure that that juvenile is getting the level of treatment that was ordered by the court. Right?

SENATOR THOMPSON: Yes.

SENATOR BROMM: And yes, the court couldn't say, you must put the juvenile in Wayne, Nebraska, to obtain this level of treatment, or in Kansas, but the court could say, you must provide this level of treatment, and as I understand the bill and the law as it has been, the court could...could order a hearing, the court could order that the Office of Juvenile Services file a report with the court once they've placed the juvenile, and where the juvenile is at, and what the level of treatment is. Is that not correct?

SENATOR THOMPSON: What I was told is that they would have no authority to do anything about it.

PRESIDENT MAURSTAD: One minute.

SENATOR THOMPSON: They could hear it...

SENATOR BROMM: That...

SENATOR THOMPSON: ...but they have no authority beyond...